

March Court --- 1726 - - - 247
 The same Betty in this Court to defraud and deceive, neither her selfe William in his life time, nor
 her selfe either since the death of the said William whilst she was sole, nor the said Isaac &
 Esther since their marriage between them celebrated the said sum off Twenty five pounds
 ten shillings and six pence curr. money and or any part thereof to the same Betty hath
 not paid nor for it in any wise contented, to the damage of the said Betty of forty pounds
 like money and thereof she brought the sume of £¹ 10s 9d due. Edgar S^d Judge of H^c -

Doctor W^m Skirvan

^{Dr} ^{ba.} ^{8. 14}

10. To his note to pay me - - - -	£27. 6. 9	: 1720. By Cash off the widdo Whittington -	£. 13. 3 $\frac{1}{4}$
1720. To a Side Saddle of Cloth - - - -	6s 0d		
To "maching and Markey" - - - -	on one	1720. By ditto off'de ^{much} - - - -	3s 6d 11 $\frac{3}{4}$
by my Taylor			
<u>£33. 10. 9</u>		By Cash due to me - - - -	25. 10. 6
March 18. 1726/7 Errors Enclosed			<u>33. 10. 9</u>

And the afo^d Isaac Morris in his own proper person com^s and defends before and Injures
 when he com^s and says that he can not gainsay the action afo^d, nor can he say but that the said William
 Skirvan in his life time did affiance upon himself in manner and form as the afo^d Betty above
 hath beene plained, neither can he say but that the said Betty ought to recover her damages by
 reason of the Non Performance of the promise and assumption afo^d to Twenty five pounds
 ten shillings and six pence curr. money, and the same declaration in all the word, before
 especially confesseth her

Therefore it is considered by the Court that the afo^d Betty Gale recover against the
 afo^d Isaac Morris and Esther his wife summe of the afo^d William Skirvan, Twenty five pounds,
 ten shillings and six pence curr. money her damages afo^d by her in her declaration above suppo-
 sed as also three hundred and Sixty pounds of tobacco for her cost and charges by her about her
 suit in that part b^referred by the Court here to the same Betty after a full adjudged, to be deliv-
 ed off the goods and chattels which were of the afo^d William Skirvan at the time of his death in
 the hands of the afo^d Isaac and Esther remaining to be administered, if so much there off in their
 hands they have, and if so much there off in their hands they have not, then the cost and of the
 proper goods and chattels of the afo^d Isaac and Esther to be seised, and the afo^d debt in mony

H^d Henry Toadman Com^l and was given to the Sheriff of Somerset County that he
 should take John Holder late of Steppeney parish in Somerset County
 John Holder plante^r if he should be found in his Baylewick and him should safe
 keep so that he might have his body before the Justices of the County Court of
 Somerset to be held at Bridgwater the third Tuesday of March then next to answer unto
 Henry Toadman of a plea of trespass upon his lease and that there off he should not fail &c
 And the afo^d Henry Toadman by George Darke his attorney complaint against the afo^d
 John Holder in the plea afo^d as followeth vid^r Somerset John Holder late off Steppeney
 parish.